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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/038,585	01/08/2002	Olfa Chetay	Q67992	Q67992 1441	
7590 11/18/2003		EXAMINER			
SUGHRUE MION, PLLC			LAU, T	LAU, TUNG S	
2100 Pennsylva	ania Avenue, NW				
Washington, DC 20037-3213			ART UNIT	PAPER NUMBER	
			2863		

DATE MAILED: 11/18/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Applicat	ion No.	Applicant(s)		
		10/038,5	585	CHETAY ET AL.		
		Examine	ər	Art Unit		
		Tung S L		2863		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
THE N - Exter after - If the - If NO - Failur - Any re	ORTENED STATUTORY PERIOD FOMAILING DATE OF THIS COMMUNION IS SIX (6) MONTHS from the mailing date of this common period for reply specified above is less than thirty (30 period for reply is specified above, the maximum state to reply within the set or extended period for reply eply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no e unication.)) days, a reply within the sta tutory period will apply and o will, by statute, cause the ap	vent, however, may a reply be tin atutory minimum of thirty (30) day will expire SIX (6) MONTHS from plication to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).		
1)⊠	Responsive to communication(s) file	d on <u>28 October 20</u>	<u>03</u> .	es .		
2a)⊠	his action is FINAL. 2b) This action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
5)□ 6)⊠ 7)⊠	Claim(s) <u>1-3,7-9,12 and 13</u> is/are rejected. Claim(s) <u>4-6,10 and 11</u> is/are objected to.					
Applicati	on Papers					
10)	The specification is objected to by the The drawing(s) filed on is/are: Applicant may not request that any object Replacement drawing sheet(s) including The oath or declaration is objected to	a) accepted or bection to the drawing(s) the correction is requ	be held in abeyance. Se ired if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).		
•	ınder 35 U.S.C. §§ 119 and 120					
12) \(\begin{array}{c} \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Acknowledgment is made of a claim All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies of application from the Internation of the attached detailed Office action acknowledgment is made of a claim for the foreign land acknowledgment is made of a claim for the translation of the foreign land acknowledgment is made of a claim for the foreign land acknowledgment is made	documents have be documents have be of the priority document Bureau (PCT Run for a list of the certor domestic priority of in the first sentence aguage provisional approach to the priority of the certor domestic priority of the priority o	en received. en received in Applicat nents have been receive ule 17.2(a)). tified copies not receive under 35 U.S.C. § 119(te of the specification of application has been received.	ion No ed in this National Stage ed. e) (to a provisional application) r in an Application Data Sheet. ceived. and/or 121 since a specific		
Attachmen			_			
2) Notic	e of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (P mation Disclosure Statement(s) (PTO-1449) Pa			(PTO-413) Paper No(s) Patent Application (PTO-152)		

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3, 7-9, 12, 13 are rejected under 35 U.S.C. 102(b) as being anticipated by Guelich (U.S. Patent 5,841,020).

Regarding claim 1:

Guelich discloses a method of monitoring the proportion of a component in a gaseous mixture having at least two components (col. 1, lines 5-25) and contained in an electrical switchgear enclosure (fig. 1, unit 14, 8), said method consisting in measuring the pressure, the temperature, and the density of the gas mixture using at least one sensor (Col. 1-2, Lines 50-33, and determining said proportion by processing the measured values in a data-processing unit, so as to enable the mixture to be monitored non-intrusively (col. 1, lines 20-25, col. 1-2, lines 50-48).

Regarding claim 12:

Guelich discloses a system for monitoring a proportion of a component in a gaseous mixture having at least two components and contained in an electrical

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switchgear enclosure, including at least one sensor mounted on said enclosure for measuring the pressure (abstract, (Col. 1-2, Lines 63-10-), the temperature (Col. 2, Lines 11-17), and the density of the gas mixture (Col. 2, Lines 11-33); and a data processing unit for processing the measured values (fig. 1a, abstract), so as to enable the mixture to be monitored non-intrusively (Col. 1, Lines 50-62, abstract, fig. 1).

Regarding claim 13:

Guelich discloses a system for monitoring a proportion of a component in a gaseous mixture having at least two components and contained in an electrical switchgear enclosure, comprising first means mounted on said enclosure for measuring the pressure (Col. 1-2, Lines 55-10), the temperature (Col. 2, Lines 11-16), and the density of the gas mixture (Col. 2, Lines 11-16); and second means for processing the measured values (Col. 2, Lines 34-48), so as to enable the mixture to be monitored non-intrusively (Col. 1, Lines 50-62, abstract, fig. 1).

Regarding claims 2, 3, 7, 8, 9:

Guelich discloses:

A method in which said proportion of a component in the mixture is calculated by the data-processing unit which is programmed to solve the thermodynamic state equations of said components (col. 1-2, lines 63-9).

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A method in which said proportion of a component in the mixture is determined by the data-processing unit which stores a data table in a memory (col. 4, lines 11-65, col. 10, lines 1-40), said data table containing a plurality of data items representative of various proportions of said component in correspondence with data items representative of various measurements of the pressure, of the temperature, and of the density of the gas mixture containing said component (col. 10, lines 1-40, col.1-2, lines 50-33), the data process is a computer (col. 4, lines 11-45).

Eectrical switchgear provided with an enclosure containing a mixture of at least two dielectric gases under pressure, wherein the proportions of the dielectric gases in the mixture are determined by implementing method (col. 2, lines 11-48)

Claim Objections

2. Claims 4, 5, 6, 10, 11 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all the limitation of the base claim and any intervening claims.

The following is an examiner's statement of reasons for allowance: prior art fail to teach the use of vibrating-blade sensor, the capacitance is a function of the permittivity of the gas mixture, inferferometer, the gases constituted by N2 and SF6 or CF4 and SF6, algorithms in the data processing unit for correcting error and drift specific to at least one sensor.

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Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Response to Arguments

- 3. Applicant's arguments filed 10/28/2003 have been fully considered but they are not persuasive.
 - A. Applicants argue that the prior art does not show 'a method of monitoring a proportion of a component in a gaseous mixture having at least two components', Guelich discloses 'a method of monitoring a proportion of a component in a gaseous mixture having at least two components' in Col. 1-2, Lines 50-48.
 - **B**. Applicants continue to argue that the prior art does not show 'a gaseous mixture having at least two components contained in an electrical switchgear enclosure', Guelich discloses 'a gaseous mixture having at least two components contained in an electrical switchgear enclosure' in Col. 1-2, Lines 50-48.
 - **C**. Applicants continue to argue that the prior art does not show 'measuring ... the density of the gas mixture using at least one sensor mounted on said

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enclosure', Guelich discloses 'measuring ... the density of the gas mixture using at least one sensor mounted on said enclosure' in Col. 1-2, Lines 50-48.

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D. Applicants continue to argue that the prior art does not show 'determining said proportion by processing the measured values in a data processing unit, so as to enable the mixture to be monitored non intrusively', Guelich discloses 'determining said proportion by processing the measured values in a data processing unit, so as to enable the mixture to be monitored non intrusively' in Col. 1-2, Lines 50-48, Col. 4, Lines 11-64.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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4. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Tung S Lau whose telephone number is 703-305-3309.

The examiner can normally be reached on M-F 9-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, John Barlow can be reached on 703-308-3126. The fax phone numbers for

the organization where this application or proceeding is assigned are 703-308-5841 for

regular communications and 703-308-5841 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is 703-308-0956.

TC2800 RightFAX Telephone Numbers: TC2800 Official Before-Final RightFAX - (703)

872-9318, TC2800 Official After-Final RightFAX - (703) 872-9319

TC2800 Customer Service RightFAX - (703) 872-9317

TL November 7, 2003

John Barlow
Supervisory Patent Examiner
Technology Center 2800

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